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## NOTICE OF ALLOWANCE AND FEE(S) DUE

23696

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07/27/2004

Qualcomm Incorporated Patents Department 5775 Morehouse Drive San Diego, CA 92121-1714 EXAMINER CRAVER, CHARLES R

ART UNIT PAPER NUMBER
2682

DATE MAILED: 07/27/2004

APPLICATION NO.	FILING DATE	· FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/067,609	02/04/2002	Etienne F. Chaponniere	990356CIPC1	7391

TITLE OF INVENTION: TRANSMITTER DIRECTED CODE DIVISION MULTIPLE ACCESS SYSTEM USING PATH DIVERSITY TO EQUITABLY MAXIMIZE THROUGHPUT

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1330	\$300	\$1630	10/27/2004

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

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Complete and send this form, together with applicable fee(s), to: Mail

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APPLICATION NO.	FILING DATE		FIRST NAMED IN	VEN	TOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/067,609	02/04/2002		Etienne F. Cha	ponni	iere .	990356CIPC1	7391
TITLE OF INVENTION: 1 THROUGHPUT	RANSMITTER DIRECTE	D CODE DIVISI	ON MULTIPLE	ACC	CESS SYSTEM USIN	NG PATH DIVERSITY TO	EQUITABLY MAXIMIZE
APPLN. TYPE	SMALL ENTITY	ISSUE F	EE	PU	JBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
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CRAVER, C	HARLES R	2682			455-452200	_	
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3. ASSIGNEE NAME AND	RESIDENCE DATA TO B	E PRINTED ON T	THE PATENT (r	rint o	or tyne)		
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☐ Advance Order - # of Copies			The Director Deposit Accour	rish nt Nu	ereby authorized by c	harge the required fee(s), or (enclose an extra or	credit any overpayment, to copy of this form).
5. Change in Entity Status	(from status indicated above IALL ENTITY status. See 3	•	Dh Annlicant	is not	claiming SMALL EN	TITY status. See, e.g., 37 CF	P 1 27(a)(2)
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an application. Confidentiali submitting the completed ap- this form and/or suggestions Box 1450, Alexandria, Virgi Alexandria, Virginia 22313-	plication form to the USPT for reducing this burden, sh nia 22313-1450. DO NOT	11. The information 122 and 37 CFR O. Time will vary to the SEND FEES OR (	on is required to a 1.14. This collect depending upon the Chief Information FOMPLETED FO	tion in the interior of the in	or retain a benefit by se estimated to take 12 s estimated to take 12 s estimated. Case. Any confficer, U.S. Patent and S TO THIS ADDRES	the public which is to file (an minutes to complete, includi omments on the amount of ti I Trademark Office, U.S. Der S. SEND TO: Commissioner	d by the USPTO to process) ng gathering, preparing, and me you require to complete partment of Commerce, P.O. for Patents, P.O. Box 1450,
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APPLICATION N	APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/067,609 02/04/2002		02/04/2002	Etienne F. Chaponniere	990356CIPC1	7391	
23696	96 7590 07/27/2004		EXAMI	EXAMINER		
Qualcomm		d		CRAVER, CI	HARLES R	
Patents Depa 5775 Moreho				ART UNIT	PAPER NUMBER	
San Diego, C	A 92121-171	14		2682		
				DATE MAILED: 07/27/2004	<b>,</b>	

# Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 314 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 314 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (703) 305-1383. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

	Application No.	Applicant(s)					
	10/067,609	CHAPONNIERE ET AL.					
Notice of Allowability	Examiner	Art Unit					
	Charles R Craver	2682					
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (herewith (or previously mailed), a Notice of Allowance (PTOL-85) of NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RICE of the Office or upon petition by the applicant. See 37 CFR 1.313  1. This communication is responsive to AMDT A, filed 4-5-04.  2. The allowed claim(s) is/are 1-46.  3. The drawings filed on 04 February 2002 are accepted by the Acknowledgment is made of a claim for foreign priority under a) All b) Some* c) None of the:  1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" of	ears on the cover sheet with the co (OR REMAINS) CLOSED in this application or other appropriate communication GHTS. This application is subject to and MPEP 1308.  The Examiner.  Index 35 U.S.C. § 119(a)-(d) or (f).  The been received.  The been received in Application No  Cuments have been received in this received.	orrespondence addre plication. If not include n will be mailed in due o o withdrawal from issue national stage applicat	ed course. THIS e at the initiative				
noted below. Failure to timely comply will result in ABANDONME THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  5. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which gives	ENT of this application.  itted. Note the attached EXAMINER'	'S AMENDMENT or NO					
<ol> <li>CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspersor 1) hereto or 2) to Paper No./Mail Date</li> <li>(b) including changes required by the attached Examiner's Paper No./Mail Date</li> <li>Identifying indicia such as the application number (see 37 CFR 1.8 each sheet. Replacement sheet(s) should be labeled as such in th</li> <li>DEPOSIT OF and/or INFORMATION about the depose</li> </ol>	(b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of						
Attachment(s)  1. Notice of References Cited (PTO-892)  2. Notice of Draftperson's Patent Drawing Review (PTO-948)  3. Information Disclosure Statements (PTO-1449 or PTO/SB/08 Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. Notice of Informal Page 1. Interview Summary Paper No./Mail Date 8), 7. Examiner's Amendm 8. Examiner's Stateme 9. Other	(PTO-413), te ment/Comment	,				

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### **DETAILED ACTION**

## Allowable Subject Matter

Claims 1-46 are allowed.

The following is an examiner's statement of reasons for allowance:

Claims 1 and 21 teach towards method and system for determining to which users, from among a plurality of users, access to a communication system is to be provided, such access being provided at any one time to a group of users that includes less than all of the plurality of users, such access being provided to the plurality of users over a plurality of channels, each of the plurality of channels being associated with one of the users and providing communication between the associated user and a common transmitting station, the method comprising the steps of: a) determining for each channel, a value representing the amount of data transmitted on the channel over a predetermined amount of time; b) receiving a value representing the highest data rate at which each channel can currently receive data; c) for each channel, determining a ratio of the received value representing the highest data rate, with respect to the value representing the amount of data transmitted; and d) transmitting over the channel associated with the highest ratio.

Claims 2 and 23 teach towards a method and system for determining to which users, from among a plurality of users, access to a communication system is to be provided, such access being provided at any one time to a group of users that includes less than all of the plurality of users, such access being provided to the plurality of users over a plurality of channels, each of the plurality of channels being associated with one

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of the users and providing communication between the associated user and a common transmitting station, the method comprising the steps of: a) receiving an indication of a channel condition of a channel associated with each user; b) calculating the average channel condition of the channels for which channel conditions are received; c) for each user, determining a ratio of the most recently received indication of the channel condition with respect to the average channel condition; and d) transmitting over the channel associated with the highest ratio.

Claims 3 and 24 teach towards a system and method for determining to which users, from among a plurality of users, access to a communication system is to be provided, such access being provided at any one time to a group of users that includes less than all of the plurality of users, such access being provided to the plurality of users over a plurality of channels, each of the plurality of channels being associated with one of the users and providing communication between the associated user and a common transmitting station, the method comprising the steps of: a) receiving an indication of an instantaneous channel condition of at least one of the several channels; b) computing a filter output value for each channel for which the indication of the instantaneous channel conditions are received, the filter output value being a function of the received instantaneous channel conditions; c) calculating an access metric associated with each channel for which indications are received; and d) granting access to the communication system to the group of users associated with the best access metric.

Claims 16 and 37 teach towards a system and method for determining to which users, from among a plurality of users, access to a communication system is to be

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provided, such access being provided at any one time to a group of users that includes less than all of the plurality of users, such access being provided to the plurality of users over a plurality of channels, each of the plurality of channels being associated with one of the users and providing communication between the associated user and a common transmitting station, the method comprising the steps of: a) determining an instantaneous channel condition of at least one of the several channels; b) computing an average throughput value for at least some of the channels for which the instantaneous channel conditions are determined; c) calculating an access metric associated with each channel for which the instantaneous channel conditions are determined; and d) granting access to the communication system to the group of users associated with the best access metric.

Claims 20 and 41 teach towards a system and method for granting access to a code division multiple access communication system, including the steps of: a) providing access to as many constant bit rate users and variable bit rate users as possible; b) determining a channel condition for each channel between a common transmitting station and each of a plurality of available bit rate users attempting to gain access to the communication system; c) determining a throughput value associated with each of the channels between the common transmission station and each of the plurality of available bit rate users; d) determining an access metric associated with each of the channels between the common transmission station and each of the plurality of available bit rate users; and e) if all constant bit rate users and all variable

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bit rate users have been granted access, then granting access to those available bit rate users associated with the best access metrics.

Claims 1, 16, 20, 24, 37 and 41 are taught by US Pat 6,449,490, but said reference is hereby removed as prior art applicable to the instant claims by the timely filing of a Terminal Disclaimer aver said reference.

Claims 4-15, 17-19, 21-23, 25-36, 38-40 and 42-46 are allowed as being dependent on allowable claims 1, 16, 20, 24, 37 and 41 above.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

### Or faxed to:

(703) 872-9314 for both formal and informal/draft communications, labeled as such.

Hand delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington VA, sixth floor (receptionist).

Any inquiry concerning this or earlier communications from the examiner should be directed to examiner Charles Craver at (703) 305-3965.

If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Vivian Chin, can be reached at (703) 308-6739.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist at (703) 305-4700.

CC

C.Craver

July 22, 2004

CHARLES CRAVER